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DATE MAILED: 09/08/2004

| APPLICATION NO. | FII | LING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|---------------------------|----------------------------|------------|----------------------|---------------------|------------------|--|
| 09/580,167 | 0 | 5/30/2000 | Matthew P.J. Baker | PHB 34,348 2454 | | |
| 24737 | 7590 | 09/08/2004 | | EXAMINER | | |
| PHILIPS IN P.O. BOX 30 | | TUAL PROP | MIRZA, ADNAN M | | | |
| | BRIARCLIFF MANOR, NY 10510 | | | ART UNIT | PAPER NUMBER | |
| | | , | | 2141 | . | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| { | | · · · · · · · · · · · · · · · · · · · | - |
|--|--|--|--------------|
| · . | Application No. | Applicant(s) | 1100 |
| | 09/580,167 | BAKER ET AL. | V |
| Office Action Summary | Examiner | Art Unit | |
| | Adnan M Mirza | 2141 | |
| The MAILING DATE of this communication Period for Reply | appears on the cover shee | t with the correspondence add | ress |
| A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by st - Any reply received by the Office later than three months after the meaned patent term adjustment. See 37 CFR 1.704(b). | DN. R 1.136(a). In no event, however, ma . I reply within the statutory minimum o riod will apply and will expire SIX (6) atute, cause the application to become | ly a reply be timely filed f thirty (30) days will be considered timely. MONTHS from the mailing date of this context Bean the ABANDONED (35 U.S.C. § 133). | nmunication. |
| Status | | | |
| 1) Responsive to communication(s) filed on 0 | 3 May 2004. | | |
| ,— · | This action is non-final. | | • |
| 3) Since this application is in condition for allo closed in accordance with the practice und | | | merits is |
| Disposition of Claims | | | |
| 4) □ Claim(s) 1-4 is/are pending in the application 4a) Of the above claim(s) is/are with 5) □ Claim(s) is/are allowed. 6) □ Claim(s) 1-4 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction are | drawn from consideration. | | |
| Application Papers | | | |
| 9)☐ The specification is objected to by the Exan | | | |
| 10) The drawing(s) filed on is/are: a) | | | |
| Applicant may not request that any objection to | | | D 4 4044 IV |
| Replacement drawing sheet(s) including the column 11) The oath or declaration is objected to by the | | | |
| Priority under 35 U.S.C. § 119 | | | |
| 12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the priority docum application from the International Bu * See the attached detailed Office action for a | nents have been received. nents have been received priority documents have b reau (PCT Rule 17.2(a)). | in Application No een received in this National S | Stage |
| Attachment(s) | م الم | ou Summan /DTO 4421 | |
| Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date | Paper | ew Summary (PTO-413) No(s)/Mail Date of Informal Patent Application (PTO- | -152) |

Art Unit: 2141

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims1-4 rejected under 35 U.S.C. 103(a) as being unpatentable over Takeuchi et al (6,321,260).

As per claims 1,3 Takeuchi disclosed a method of transmitting data packets over an interface between first and second heterogeneous parts (col. 3, lines 63-67 & col. 4, lines 1-14), the method comprising the steps of: determining, after transmission of the data packets begins, in the first part or interface the number of data packets being transmitted in a predetermined time (col. 15, lines 26-31) and reserving, in the second part sufficient information carrying capacity corresponding to at least one data packet in excess of the number determined (col. 15, lines 40-64). Takeuchi control module calculates the total of packet sizes to be sent in one cycle can be interpreted as determining the number of data packets being transmitted in a predetermined time whereas Takeuchi size of one packet of continuous media data to be sent and received is the size specified by the argument packet_size can be interpreted as in the second part corresponding to at least one data packet in excess of the number determined.

Art Unit: 2141

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have incorporated a method of transmitting data packets over an interface between first and second heterogeneous parts, comprising the first part or interface determining the number of data packets being transmitted in a predetermined time and reserving sufficient information carrying capacity in the second part corresponding to at least one data packet in excess of the number determined as taught by Takeuchi increase the mobility of the networks and increase the usage of the network by the user from one access point.

3. As per claims 2,4 Takeuchi disclosed characterized in that at the commencement of transmission the amount of information carrying capacity reserved in the second part corresponds to that reserved in the first part and in that the amount of information carrying capacity reserved is reduced during transmission to at least one packet in excess of the number determined (col. 3, lines 64-67 & col. 4, lines 1-13).

Applicant's argument:

4. Applicant argued that prior art did not disclose the limitations after transmission begins, determining, in the first part or interface, the number of data packets being transmitted in a predetermined time; and reserving, in the second part, sufficient information carrying capacity, corresponding to at least one data packet in excess of the number determined.

Art Unit: 2141

As to applicant argument Takeuchi disclosed the application requests establishment of the logical connection prior to transfer of the continuous media data, sends and receives continuous media data, and sets various parameters to be used to process resources. The continuous media data spending and receiving process can be realized by use of existing socket interface. The logical connection establishment requests is executed using the following external interface (col. 15, lines 40-47). One ordinary skill in the art at the time of the invention can interpret the logical connection as being after transmission begins.

5. Applicant argued that prior art did not disclose determining, after transmission of the data packet begins, in the first part or interface, the number of the data packets being transmitted in a predetermined time; and reserving, in the second part, sufficient information carrying capacity.

As to applicant's argument Takeuchi disclosed the sender node sends the control message Connect to the receiver node. The control message Connect requests establishment of logical connection from the sender node to the receiver node. After establishment of the logical connection it is guaranteed that a data buffer, CPU time, and bandwidth necessary to send, relay, and receive continuous media data along the connection are secured at each node on the connection. One ordinary skill in the art at the time of the invention can interpret "after the transmission of the data packet" as after establishing a connection between both ends then start sending data packets, where establishing a connection required information such as data speed, bandwidth, protocols (etc). In the prior art Takeuchi does suggest sending the connect message to establish a logical connection before sending the data that is one of the requirement before start

Art Unit: 2141

sending data in a data network system. Consider an example of TCP/IP protocol where after the data packet was sent and if there an error occurred to the data packet, an error message is sent back disclosing the claim parameters and also It is established after the transmission of the data packet started. In other words after establishing a physical and logical connected by send the TCP/IP protocol data packet to the other end.

Conclusion

6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Art Unit: 2141

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7. Any inquiry concerning this communication or earlier communication from the examiner should be directed to Adnan Mirza whose telephone number is (703)-305-4633.

8. The examiner can normally be reached on Monday to Friday during normal business hours.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wiley can be reached on (703)-308-5221. The fax for this group is (703)-746-7239.

9. The fax phone numbers for the organization where this application or proceeding is assigned are as follows:

(703)-746-7239 (For Status Inquiries, Informal or Draft Communications, please label "PROPOSED" or "DRAFT");

(703)-746-7239 (For Official Communications Intended for entry, please mark "EXPEDITED PROCEDURE"),

(703)-746-7238 (For After Final Communications).

10. Any Inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)-305-3900.

Any response to a final action should be mailed to:

BOX AF

Commissioner of Patents and Trademarks Washington, D.C.20231

Or faxed to:

Page 7

Art Unit: 2141

Hand-delivered responses should be brought to 4th Floor Receptionist, Crystal Park II, 2021 Crystal Drive, Arlington, VA 22202.

AM

Adnan Mirza

Examiner

Paul Kang/

Primary Examiner